Mrs. Sarah Northam died in Arlington, Sept. 22d, aged 91 years and 10 months. She had been a follower of Christ for more than three quarters of a century. Her friends are well acquainted with her fervent piety and consistent character. Her patience during her protracted sufferings was exemplary. But the end to the longest life, and the most wearisome and lingering complaints, always comes. The golden gates opened as evening shades grew thick, and her wondering eyes were gladdened with the glories of eternal day.

ESTRILA FLANDERS.

Silently as the snow-flake falls so Estella Flanders' life went forth from our midst, leaving the sweet incense of her pure life to bless the hearts of loving friends. Here she was born and lived, suffered and died at the early age of 26 years. Hers was the unfolding of a blossom that gave promise of a beautiful fruitage in after years. Hers was the life of a martyr enduring agonies unutterable and untold. Without murmuring, sinking into the will of God, she bore her pains. Here is the victory of faith, here the answer of every prayer, and the full fruition of dearest hope. Though brief, yet was not be rule a waste, for "We live in deeds, not was a few and a waste, for "We live in deeds, not waste of the mounts, and the 20th and mortgage, on page 400, on the 20th and untolage being eighty-will allow the carry and lived, suffered and died at the early age of 26 years. Hers was the unfolding of a blossom that gave promise of a beautiful fruitage in after years. Hers was the unfolding of a blossom that gave promise of a beautiful fruitage in after years. Hers was the unfolding of the contract of the court house, in the village of Paw Paw, Van Buren county, state of Michigan, on the work of the court house, in the village of Paw Paw, Van Buren county, state of Michigan on Saturday November the 20th A. D. 1834, at twelve o'clock at noon of said day, the premises described as sollows to will be a payed to the court of the cou answer of every prayer, and the full fruition of dearest hope. Though brief, yet was not her life a waste, for "We live in deeds, not years; in thoughts, not breaths; in feelings, not in figures on a dial. We should count time by heart-throbs. He most lives who thinks most; feels the noblest; acts the best.'

MARY E. DOWNING.

WHEREAS, We the members of Paw Paw Grange No. 10, have been called to mourn, by the sudden death of our esteemed sister, Mrs. Mary E. Downing,

who died Sept. 9th, 1881.

Though she did not often meet with us, yet we can remember her as a true sister, a kind and genial friend and neighbor, one who always gave cheer and comfort to those around her.

Resulted, That while we humbly submit to the will of our bring Master, we will attive to emplate

will of our Divine Master, we will strive to equilate the virtues of our departed sister. Recalved, That we extend to brother Downing and family our heartfelt sympathy, and can only recommend to them her God, who doeth all things well.

Resolved, That as a token of respect to our sister, our hall be draped in mourning for a period of 60 days, and that a copy of these resolutions be presented to the bereaved family.

MRS. E. W. GREEN,

Grange, we owe much of its present and past pros-perity, and that in commomoration of the many benefits bestowed upon this order that the master's dask be draped in mourning for the period of 60

Resolved. That, in common with his many friends, we recognize his signal ability as a counselor in ex-tremity and as a true guide in the perilous voyage

mourning for sixty days.

Resolved. That a copy of these resolutions and sent to the afflicted family.

MRS. S. D. SEARLS, MRS. J. J. WOODMAN, MRS. J. C. GOULD,

A chronic rheumatism which has been paining and disturbing a system of ten years is a mighty ugly enemy to attack. It is like a fiend behind a barricade—hard to hit and harder to distodge. But Athlophoros don't seem to fear even such a desperado. It works its way into his fastness in the system and ousts him without ceremony. Says Mr. H. Charley, Muskwonago, Wis.: "My brother has been taking Athlophoros for chronic rheumatism of ten years standing. It is doing all you claim for it. His pain is gone, and his limbs are warm and lifelike.

Legal documents copied with nestness and despatch by Miss Mamie L. Rowland, Paw Paw, Mich

Legal Notices.

Election Notice.

At the general election to be held in this state, on the Tuesday succeeding the first Monday of Novem-ber next, the following officers are to be elected, viz: Thirteen electors of President and Vice President Thirteen electors of President and Vice President of the United States; a Governor, Lieutenant Governor, Secretary of State, State Treasurer, Auditor General, Commissioner of the State Land Office, Attorney General, and Superintendent of Public Instruction; also a member of the State Board of Education in place of George F. Edwards, whose term of office will expire December 31st, 1884; also, a representative in congress for the Fourth Congressional District of this state; also a Senator for the Twelfth Senatorial District, composed of the counties of Allegan and Van Buren; also a representative in the State Legislature for each of the two representative districts of Van Buren county. Also the following county officers, viz.; Judge of Probate, Sheriff, County Treasurer, County Cierk, Register of Deeds, Prosecuting Attorney, two Circuit Court Commissioners, County Surveyor, and two Coroners.

or judges of said circuit, in addition to the salary provided by this constitution, shall receive from said county of Wayne such additional salary as may, from time to those be fixed and determined by the board of supervisors of said county; and the board of supervisors of said county; and the board of supervisors in each county in the Upper Peninsula is hereby authorized and empowered to give and pay to the circuit judge of the judicial circuit to which such county is attached, such additional salary or compensation, as may from time to time be fixed and determined by such board of supervisors.

An amendment to Section 15, Article 4, relative to the compensation of members of the Legislature, and to prohibit the use of passes or free tickets on railroads, provided for by joint resolution No. 23,

south line of said lot to the east line of said lot, lence south on east line of said lot, thence south on east line of said lot to the place of better that the Legislature shall be a salary of seven hundred dollars, and the legislature session they may legislate upon such subjects as are submitted to them by special message of the Governor, after the expiration of the fifty days of the session limited for the introduction of bills; when convened in extra session their compensation shall be a salary of one hundred dollars, and they shall legislate on no other subjects than those expressly stated in the Governor's proclamation, or submitted to them by special message. They shall be entitled to them by special message. They shall be entitled to the cents and no more for svery nile actually traveled in going to and returning from the place of meeting on the usually traveled route. Each member shall be entitled to one copy of the laws, journals and documents of the legislature of which he was a member, but shall not receive at the expense of the state, books, newspapers, or other perquisites of office, or any other perquisite or constitution; and no member of the legislature shall accept or the any free pass or free theat on any railroad during his term of office.

A. VAN AUKEN, Sheriff.

South line of said lot to the place of being the same property deeded to Alonzo Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Sherman by Fitz H. Stevens and wife Pebruary 25, Thom

Legal Notices

Dated August the 27th, 1884. H. H. MILLARD,

MORTGAGE SALE.—Default having been made in the payment of a certain mortgage, executed by Alphonso C. Blake and Athelia C. Blake his wife, of Gobieville, Van Buren county, Michigan, to Lewis Pärrish sr., of Porter, of the same county and state, bearing date the 2th day of May, 1882, and recorded in the office of the Register of Deeds for Van Buren county, Michigan, in liber 28 of mortgages, on page 425, on the 10th day of May, 1882, and no proceedings at law or in equity having been taken to foreclose said mortgage, and the amount now claimed to be due and unpaid on said mortgage being the sum of three hundred and eighty-two dollars and sixty-five cents (\$382.65);

Now, therefore, notice is hereby given that by virtue of a power of sale in said mortgage contained, there will be sold at public anction, to the highest bidder, at the front door of the court house, in the village of Paw Paw, (said court house being the place of holding the circuit court for said county.) on Wednesday, the 10th day of December, 1884, at eleven o'clock in the forenoon, the premises described in said mortgage, or so much thereof as shall be necessary to satisfy the amount now due thereon, together with interest and costs, viz: All that certain piece or parcel of land situate in the township of Pine Grove, in the county of Van Buren and state of Michigan, and described as follows, to-wit: MRS. E. W. GREEN,
MRS. O. H. P. SHELDON,
MRS. WM. CLARK.

DESEPH GILMAN.

WHEREAS. The reaper Death has again appeared and gathered to himself our beloved brother, Joseph Gilman, therefore, by this Grange be it
Resolved. That to him, the first Master of this Grange, we owe much of its present and past prosperity, and that in commonoration of the many benefits bestowed upon this order that the master's dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in mourning for the period of 60 dask be drained in the township of Pine Grove, in the country of Van Buren and state of Michigan, and described as follows, to-wit:

Commencing at the south-east corner of the extension of Exchange street, in the village of Goblevier in said county and state, from thence running south twenty rods, from thence as time (9) rods, from thence north twenty rods, from thence west nine (9) rods, to the place of period of of the morth-west quarter of the north-west quarter of the nort

MORTGAGE SALE.—Default having been made in the conditions of a certain indenture of mortgage, made by Almira T. Cannan to Yet Weston, dated November 12th, 1877, and recorded in tremity and as a true guide in the perilous voyage of life.

Resolved, That in his death every true citizen has lost a pattern, every christian an exemplar, and every philanthropist a model worthy of imitation.

Resolved, That the family of the deceased have our heartfelt sympathy in this their dire affliction, and the lesson to us and to them to keep his memory treak in our hearts, is to imitate his many virtues.

Resolved, That a page in our record be dedicated to this memory, that a copy of the foregoing be sent to the wife of the departed and furnished for put liceation in the village papers.

Weston, dated November 12th, 1877, and recorded in the office of the legister of Deeds for the ounty of Van Buren and state of Michigan, on the 12th day of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 7th day of February, 1879, by Yet Weston, duly assigned to Albert R. Wildey, and which assignment of mortgage was on the 8th day of February, 1879, duly recorded in the office of the Register of Deeds for the ounty of November, 1877, in liber 13 of Mortgages, on page 438 which said mortgage was, on the 7th day of February, 1879, by Yet Weston, duly assigned to Albert R. Wildey, and which assignment of mortgage was on the 8th day of February, 1879, duly recorded in the office of the Register of Deeds for Van Buren county, Michigan, in Liber 18, at page 531, on which mortgage there is claimed to be due at the date of this notice, the sum of three thousand and to the wife of the departed and furnished for put li-

to the wife of the departed and furnished for put liceation in the village papers.

A. C. GLIDDEN.
J. J. WOODMAN, Com.
E. W. GREEN.

ELIZA O. WILSON.

ELIZA O. WILSON.

WHENDERS, It has pleased the Heavenly Father to remove from our Grange by the hand of death, Sister Eliza O. Wilson, the faithful and devoted wife of Brother Henry Wilson, who died at her residence sept. 8th, 1884, in the 61st year of her age, therefore, Mesolved, That in the death of Sister Wilson our Grange has lost one of its best and most worthy members, and, while we mourn her loss, we will be submissive to the Divine will, and endeavor to cherish her memory and imitate her virtues.

Resolved, That we tender our heartfelt sympathies to our afflicted brother and his family, and in token of our bereavement that our hall be draped in mourning for sixty days.

Resolved, That a copy of these resolutions be en-

the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the TRUE NORTHERNER, a newspaper printed and circulating in said county for three successive weeks, at least, previous to said day of hearing.

ORRUN N. HILTON,

41t4044 Judge of Probate. SHERIFF'S SALE.—By virtue of a certain writ of fieri facias, issued out of and under the seal of the circuit court in and for the county of Van of the circuit court in and for the county of Van Buren and state of Michigan, bearing date the 4th day of October, A. D. 1884, in a certain suit pending in said circuit court, wherein Catherine Miller is piaintiff and Amasa M. Brown is defendant, I did on the 4th day of October A. D. 1884, levy upon and seize all the right, title and interest of said Amasa M. Brown in and to the following described real estate situ sted in the county of Van Buren and state of Michigan, to-wit:

The west half (15) of the west half (15) of the north-west quarter (14) of section thirty-two (32), town one (1) south, range fifteen (15) west, all of which said lands and premises, or so much thereof

sentative in the State Legislature for each of the two representative districts of Van Buren county. It wo representative districts of Van Buren county. It wo represents the following county officers, viz.: Judge of Probate, Sheriff, County Treasurer, County Cierk, Register of Deeds, Prosecuting Attorney, two Circuit Court Commissioners, County Surveyor, and two Coroners.

You are also hereby notified that at said election the following proposed ameniments to the constitution of this state will be submitted to the people of the state for their adoption or rejection, viz.:

An amendment to Section 6, Article 5, relative to Circuit Courts, provided for by joint recolution No.

15, laws of 1882.

Szerios 6. The State shall be divided into judicial circuits, in each of which the electors thereof shall elect one circuit judge, who shall hold his office for the term of six years, and until his successor is elected and qualified. The Legislature may provide for the election of more than one circuit judge of the election of more than one circuit judge of the indical circuit in which the circuit judge of said circuit, in addition to the salary provided by this constitution, shall receive from and to the following described real estate situated.

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Section 5, The State shall be divided into judical circuits, in each of which the electors thereof shall elect one circuit judge, who shall hold his office fluctuated, and the circuit judge of fluctuated, and the circuit judge of judges of said circuit, in addition to the salary provided by this constitution, shall receive from and to the following described real estate situated.

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Such as Corintal and for the county of Van Buren and state of Michigan, bearing date the 4th day of October, A. D. 1884, in a certain suit pending in said circuit in and for the county of Warnes and addition to the salary provided by this constitution, shall receive from and to the following described real estate situated.

CI which was distinct to satisfy said execution and sel all the right, litle and interest of said A. Sherman in and to the following described real estate situated in the county of Van Buren and state of Michigan,

in the county of Van Buren and state of Michigan, to-wit:

That part of village lot number twelve (12) in block number six (6) of section number twelve, town three (3) south of range number fourteen (14) west, commencing at the acuth-east corner of said lot number twelve (12) thence west on the south line of said lot about forty-seven (47) feet to the south-east corner of the lot heretofore known as the House & Kinney lot, thence north parallel with the east line of said lot to the alley or pathway, being about eighty-nine (89) feet, thence east line of said lot, thence south on east line of said lot to the place of beginning, being the same property deeded to Alonzo Sherman by Fitz H. Stevens and wife March 15th, 1899, Thomas I. Stevens and wife February 25, 1890, and James M. Longwell and wife August 1st, 1868, all of which said land and premises, or so much thereof as may be sufficient to satisfy said execution and all legal costs, I shall expose for sale and sell at public auction or vendue, to the highest bidder, as the law direct at the foost deep of the same property as the legal costs, at the foost deep of the same property as the law direct as the law direct as the foost deep of the same property as the law directs at the foost deep of the same property as the law directs at the foost deep of the same property as the law directs at the foost deep of the same property as the law directs at the foost deep of the same property as the law directs at the foost deep of the same property as the law directs at the foost deep of the same property deep of same property deep of s

MORTGAGE SALE.—Default having been made in the conditions of a mortgage executed on the 28th day of September, 1870, by Thomas F. Dodge, to James M. Soverhill, and recorded in the office of the register of deeds for the county of Van Buren and siste of Michigan, on the 17th day of October, 1870, in liber I, of mortgages, on page 268, and there is claimed to be due on said mortgage at the date hereof, nineteen hundred eight and sixty-two one hundredts dollars, together with an attorney fee of fifty dollars, and no suit or proceedings at law or in chancery having been instituted to recover the same or any part thereof:

Notice is hereby given, that by virtue of a power of sale in said mortgage, I shall, on the 20th day of December, 1884, at 10 o'clock in the forenoon, at the court house, in the village of Paw Paw, Van Buren county, Aschigan, sell at public vendue, to the highest bidder, all that certain piece and parcel of land, situate and being in the county of Van Buren and state of Michigan, known and described as follows to-wit:

The west half of the south-east quarter of section thirteen (13) in township three (3) south of range fourteen (14) west, excepting and reserving eighteen acres heretofore sold for cemetery grounds, in the south west corner thereof, containing sixty-two acres more or less.

Dated Sept. 12, 1884.

JAMES M. SOVERHILL,

JAMES M. SOVERHILL.

Attorney for mortgagee. DROBATE ORDER.-State of Michigan,

County of Van Buren,—as.

At a session of the probate court, for the county of Van Buren, holden at the Probate office, in the village of Paw Paw, on Monday, the 22d day of September, in the year one thousand eight hundred and eighty-four: Present, Hon. Orrin N. Hilton, Judge of Probate.

In the matter of the estate of Wm. Wiley deceased.

In the matter of the estate of Wm. Wiley deceased.

On reading and filing the petition duly verified, of Emma B. Wiley, widow of said deceased, praying for reasons therein stated, that administration of said estate may be granted to John W. Free.

Thereupon it is ordered, that Monday, the 20th day of October 1884, at ten o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate are required to appear at a session of said court, then to be holden at the Probate office, in the village of Paw Paw, and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition, and the hearing thereof, by causing a copy of this order to be published in the Taue Northerner, a newspaper printed and circulating in said county of Van Buren, for three successive weeks at least previous to said day of hearing.

OURLIN N. HILTON

ORRIN N. HILTON,

DROBATE ORDER. State of Michigan. At a session of the probate court for said county, held at the probate office in the village of Paw Paw, on Monday, the 29th day of September in the year one thousand eight hundred and eighty-four.

Present, Orrin N. Hilton, Judge of Probate.
In the matter of the estate of Joseph Gilman,

In the matter of the estate of Joseph Gilman, deceased.

On reading and filing the petition duly verified, of Hannah A. Gilman, praying for reasons therein stated that administration of said estate may be granted to G. E. Gilman.

Thereupon it is ordered, that Monday, the 27th day of October, 1884, at 10 o'clock in the forenoon, be assigned for the hearing of said petition, and all persons interested in said estate, are required to appear at a session of said court, then to be holded and show cause, if any there be, why the prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the Thur Northernen, a newspaper printed and circulating in said county, three successing the weeks at least previous to baid day of hearing.

ORRIN N. HILTON,

11 He Mountains of COLORADO, the Valley of the Mountains of COLORADO, the Valley of CITY OF MEXICO, and all points in the Mexican Republic, HOME-SEEKERS

Should also remember that this line leads direct to the hearing of said court, then to be holded and show cause, if any there be, why the prayer of the peritioner should not be granted.

Through Tickets via this line for sale at all Rall-road Coupon Ticket Offices in the United States and Causada.

T. J. POTTER, Vice-Pres. and Gen. Manager.

PERCEVAL LOWELL, Gen. Pass. Ag't Chicago.

JNO. Q. A. BEAN, Gen. Eastern Ag't, 317 Broadway, New York, and 306 Washington St., Boston.

PROBATE ORDER.-State of Michigan, County of Van Buren,—ss.

At a session of the Probate Court for the County of Van Buren, holden at the Probate office, in the village of Paw Paw, on Monday the 13th day of October, in the year one thousand eight hundred

and eighty-four.

Present, Orrin N. Hilton, Judge of Probate.

In the matter of the estate of John Kelly,

In the matter of the estate of John Keny, deceased.

On reading and filing the petition duly verified, of Mary Kelly, mother of said deceased, praying for reasons therein stated that administration of said estate may be granted to said petitioner.

Thereupon it is ordered, that Monday, the 10th day of November, 1884, at ten o'clock in the forenoon, be assigned for for the hearing of said petition, and all pursons interested in said estate, are required to appear at a session of said Court, then to be holden at the Probate office in the village of Paw Paw and show cause, if any there be, why the prayer of the petitioner should not be granted.

Attorneys for Assignee of Mortgage.

Assignee of Mortgage.

PROBATE ORDER—State of Michigan, County of Van Buren,—ss:

At a seasion of the Probate Court for said county, held at the Probate Office, in the village of Paw Paw, on Monday, the 26th day of September, in the year one thousand, eight hundred and eighty-four.

Present, Hon, Orrin N. Hilton, Judge of Probate.

And it is further ordered, that said petitioner give notice to the persons interested in said estate, of the pendency of said petition and the hearing thereof, by causing a copy of this order to be published in the Taure Norrhernens a newspaper, printed and circulating in said county, three successive weeks at least, previous to said day of hearing.

43t4046 ORRIN N. HILTON, Judge of Probate.

ORDER FOR HEADSWA

the year one thousand, eight hundred and eightyfour.

Present, Hen. Grrin N. Hilton, Judge of Probate.

In the matter of the estate of Sylvester G. Baker,
deceased.

On reading and filing the petition duly verified, of
Catharine A. Baker, praying for reasons therein
stated that administration of said estate may be
granted to some suitable person.

Thereupon, it is ordered, that Monday, the 27th
day of October 1884, at 10 o'clock in the forenoon, be
assigned for the hearing of said petition, and all
persons interested in said estate, are required
to appear at a session of said Court, then to be
holden at the Probate office, in the village of Paw
Paw, and show cause, if any there be, why the
prayer of the petitioner should not be granted.

And it is further ordered, that said petitioner
give notice to the persons interested in said estate, or
the pendency of said petition and the bearing thereof,
the pendency of said petition and the bearing thereof,

W. H. Randall.-Bakery.

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Besides our usual stock of Baker's Goods,

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Satisfaction Guaranteed.

Give me a call before purchasing elsewhere Yours truly, F. E. WELLS.

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keep on hand 80 to 100 sets of monments, ready for lettering. I use the best material, and will sell for less than agents from abroad.

Call and examine and be convinced. I. A. WHITMAN, Sole Prop'r, Paw Paw, Mich.

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Should not forget the fact that Round Trip tickets at reduced rates can be purchased via this Great Through Line, to all the Health and Pleasure Resorts of the West and South-West, including the Mountains of COLORADO, the Valley of the Vocanuita the



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Trains between Chicago and Missouri Fiver Fornts. Two
Trains between Chicago and Missouri Struer Fornts. Two

"ALBERT LEA ROUTE." A New and Direct Line, via Seneca and Kanka-Ree, has recently been opened between Michmond, Norsolk, Newport News, Chattanonga, Atlanta, Au-guste, Nashville, Louisville, Lexington, Chelionati, Indianapolis and Lafayette, and Omana, Minucap-olis and St. Paul and intermediate points. All Through Passingers Travel on Fast Express Trains. Tickets for sale at all priveipal Ticket Offices in the United States and Canada. Baggage checked through and rates of fare al-ways as low as competitors that offer less advan-tages.

Per detailed information, get the Mays and Pold-GREAT ROCK ISLAND ROUTE, At your nearest Ticket Office, or address R. R. CABLE, E. ST. JOHN, Gen'l Tkt. & Pass. Agt CHICAGO.

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Nervous diseases (with or without dreams,) or debility and loss of nerve power treated scientifically by new methods with never failing success. It makes no difference what you have taken or who has failed to cure you. you have taken or who has failed to cure you.

Young men and middle-aged men and all who suffer should consult the celebrated Dr. Clarke atonce. The terrible poisons of all bad blood and skin diseases of every kind, name and nature completely eradicated. Remember, that one horrible disease, if neglected or improperly treated, curses the present and coming generations. Diseased discharges cured promptly without hindrance to business. Both sexes consult confidentially. If in trouble, call or write. Delays are dangerous. "Prograstiuation is the thief of time." A written warranty of cure given in every case undertaken.

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A triendly letter or call may save future suffering and chame, and add golden years to life. Medicines sent everywhere secure from exposure. Hours, 8 to 8: Sunday, 9 to 10. Adress letters: F. B. CLARLER, 1d. Ft., electric Block, Cor. Wortward & Joffstoon from DETHOIT, MiCH. parlors private. You see no one but the

A PRIZE Send six cents for postage, and receive free, a coatly box of goods which will help all, of either sex, to more money right away than anything else in this world. Fortines await the workers absolutely sure. At once address Thuz & Co., Augusta, Maine.



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You can do a large washing without any rubbing; use the boiling process instead. You can save Time, Labor, Fuel, Soap and Clothing.

DIRECTIONS FOR USE.

Cut up fine and dissolve one half bar in half gallon of hot water. Pour half this dissolved scap into a tub with just sufficient hot water to cover a boiler full of clothes. Then put the clothes in to soak, rubbing plenty of scap in the most soiled parts. Be sure that the soaking water is hot; soak the clothes half an hour; stir them occasionally so that they may gut the full benefit of the hot suds; pour the remainder of the dissolved scap into the boiler, adding sufficient water to cover the clothes; wring them lightly out of the suds. Scap the stail next spots and place loosely in the boiler; boil to to so minutes, rinse well, blue and hang to dry. The same boiling water may be used for furtne-boiling by adding a little scap to each boiler-full of clothes. Fannels and prints should not be boiled, only a little rubbing required after soaking. This scap will cleanse clothing rethoroughly as any other without the use of the boiler. We prefer and recommend the billed process as in itself a cleansing process, saving labor, the wear of the wash-board, and being the best disinfectent known, it is ensier to boil the dirt out than to refer the boile. You can cleanse perfectly the finest fabric without injury; the finest point is and lace curtains. Soak point lace in hot suds made with this scap, press water our whand; boil 3 to 5 minutes in clean suds made with this scap, press water our whand; boil 3 to 5 minutes in clean suds made with this scap, press water our whand; boil 3 to 5 minutes in clean suds made with this scap, press water our whand; boil 3 to 5 minutes and boil 5 to 50 minutes, rinse, stretch on frame, or pin every to carpet over a sheet to dry; no ironing required.

Be sure and ask for ELECTRIC-LIGHT SOAP, and take no other.
Sold by leading wholesale and retail grocers everywhere. Delers may obtain complete.

Sold by leading wholesale and retail grocers everywhere. Duders may obtain complication. Electric Soar Manufacturing Co., Indianapolis, Ind., and where St., Chicago, Ill.







The Niagara Falls Route.

Time Table.-May 18, 1884 GOING EAST. STATIONS

GOING WEST. *Jack. Ex †Fre Exp †Fre Exp STATIONS.

Detroit .. Depart Springwells.... Wayne Junction Ann Arbor ... Buchanan . New Buffalo Michigan City. 3 03 4 27 8 03 4 38 5 18 Lake 3 45 5 25 8 50 5 37 6 67 Kensington 4 25 6 50 9 45 6 40 7 05 Chicago. Arrive 5 25 6 50 10 35 7 30 7 55 P M P M A M A M A M A M L. WALDORFF, Agent, Lawton

South Haven Division

Kendall .. Bloomingdale Berlamont Columbia 8 25 8 20 7 45 Grand JunctionLacota South Haven 5 42 6 15 am pm All Trains Daily except Sunday. O. W. RUGGLES, G. P. & T. A., Chicago

TOLEDO & SOUTH HAVEN RAIL ROAD. GOING EAST. No. 1, No. 3, No. No. 8, STATIONS. A. M. A. M. P. M. P. M. Leave Lawrence Leave . Leave 4 55 11 00 . Arrive 5 10 11 15 . GOING WEST. No. 2. No. No. 4. No. 6. ONS. A. M. A. M. P. M. P. M. Lenve 5 18 ... 22 15 9 39 46 Lenve 7 10 ... 12 30 Lenve 7 45 ... 1 05 ... Arrive 8 10 ... 1 30 ... STATIONS. Lawton Lawrence

Going East—Mail train, Il 127 a. m.; Eslamazoo Aecommodation, 9:28 p. m.; Night Express, 2:43 s. m. Going West—Kalamazoo Accommodation, 5:18 a. m.; Mail, 12:15 p. 10.; Preight train No. 19, (takes and leaves passengers at stations between Kalamazoo and Niles), 9:28 p. m.; Evening Express, 1:45 a. m.

Trains on the M. C. R. R. leave Lawton as follows:

a. m.
On signals, Trains No. 2, and 3, will stop at Byan's.
The Company reserves the right to vary from this
Time Card, at pleasure, without Notice.
JOHN IHLING, Superintendent.

C. W. M. R. R.

Time Card of Sept. 26, 1883. TRAINS LEAVE HARTFORD AS FOLLOWS: GOING NORTH. GOING SOUTH.
 Mail
 1 20 Mail
 12 26

 Express
 8 43 Express
 2 30

 *Night Express
 2 50 *Night Express
 12 35

*Daily. All other trains daily except Sunday. J. H. PALMER, Gen. Passenger Ag't. PUZZLE.

N. H. DOWNS FOR COLDS ONSUMPTION

CONSUMPTION has been cured times without number by the timely use of Downs' Elixir. It will cure Croup, Bronchitis, Asthma, Pleurisy, Whooping-Cough, Lung Fever, and all diseases of the Throat, Chest and Lungs, when other remedies fail. For sale by all dealers. RENEY, JOHNSON & LORD, Prop's, Burlington, Vt.

